EXHIBIT 5

STATE OF MICHIGAN

QH4518

IN THE KENT COUNTY CIRCUIT COURT

SPECTRUM HEALTH HOSPITALS, and SPECTRUM HEALTH PRIMARY CARE PARTNERS d/b/a SPECTRUM HEALTH MEDICAL GROUP,

Plaintiffs,

0 3 6 0 2 CASE NO. 2021-

HON. CI

(P-38891)

v

ACUITY, A MUTUAL INSURANCE COMPANY,

Defendant.

Ryan P. Duffy (P75178)
MILLER JOHNSON
Attorneys for Plaintiffs
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P.O. Box 306
Grand Rapids, MI 49501-0306
(616) 831-1716
duffyr@millerjohnson.com

A civil action arising out of the same transaction or occurrence as alleged in the complaint was filed in the United States District Court for the Western District of Michigan, entitled Cindy S. Mulkerin, et al., v Acuity, Case No. 20-CB-236 and was assigned to the Honorable Hala Y. Jarbou. The case is closed.

A civil action arising out of the same transaction or occurrence as alleged in the complaint was filed in the 48th Allegan County Circuit Court, entitled Cindy S. Mulkerin v Ralph Edward Brigss, Case No. 19-61775-NI and was assigned to the Honorable Robert Kengis. The case is closed.

COMPLAINT

Plaintiffs state:

	2 4	Original - Cou 1st copy - Def		2nd copy - Plaintiff 3rd copy - Return
Approved, SCAO STATE OF MICHIGAN		ist copy - Dei	engant	
JUDICIAL DISTR 17th JUDICIAL CIRC COUNTY PROB	SUM	MONS		0 \$4\$E002 2021NF
Court address				Court telephone no.
180 Ottawa Avenue, N.W., Suite 2400	0, Grand Rapids, MI 49503	<u> </u>		(616) 632-5480
100 Michigan Street N.E. Grand Rapids, MI 49503 S	pectrum Health Primary Care Partners d/b/a Spectrum Health Medical Group 00 Michigan Street N.E. A Grand Rapids, MI 49503	BENS	Acuity, A Mutu 2800 South Ta P.O. Box 58 Sheboygan, W) \ MI Resident A	/I 53082-0058 gent:
Ryan P. Duffy (P75178) Miller Johnson 45 Ottawa Avenue, S.W. – Ste. 1100 P.O. Box 306 Grand Rapids, MI 49501-0306 (6	616) 831-1716		Plymouth, MI 4	oor Road, East, Suite 201 48170-4675
Instructions: Check the items below that and, if necessary, a case inventory addended	apply to you and provide any redum (form MC 21). The summo	quired informat ns section will t	ion. Submit this be completed by	form to the court clerk along with your complaint the court clerk.
family members of the person(s) There is one or more pending or the family or family members of the confidential case inventory (form	who are the subject of the or resolved cases within the just the person(s) who are the sure the 21) listing those cases. If or resolved cases within the	complaint. Irisdiction of the content of the conte	ne family division omplaint. I hav	e circuit court involving the family or on of the circuit court involving e separately filed a completed vision of the circuit court involving
the complaint will be provided to There is no other pending or rescond complaint. A civil action between these particles.	plan may have a right to red MDHHS and (if applicable) to olved civil action arising out ties or other parties arising o	cover expense the contracted of the same to ut of the trans	es in this case. I health plan in ransaction or o raction or occu	I certify that notice and a copy of accordance with MCL 400.106(4). ccurrence as alleged in the rrence alleged in the complaint has
, ,				egan County Circuit Court Court, where
they were given case numbers 2	20-CB-236; and 19-61775-NI	_and assign	ed to Judge <u>H</u> a	ala Y. Jarbou; Robert Kengis
The actions	are no longer pending.			
Summons section completed by court clerk.	SUMM	ONS		
 NOTICE TO THE DEFENDANT: In the You are being sued. YOU HAVE 21 DAYS after received serve a copy on the other party or served outside this state). 	ing this summons and a cop	y of the comp	laint to file a v	
3. If you do not answer or take other demanded in the complaint.4. If you require special accommoda				
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PROOF OF SERVICE	Case No.	2021	NF	

TO PROCESS SERVER: You are to serve the summons and complaint not later than 91 days from the date of filing or the date of expiration on the order for second summons. You must make and file your return with the court clerk. If you are unable to complete service you must return this original and all copies to the court clerk.

CERTIFICATE / AFFIDAVIT OF SERVICE / NONSERVICE

		ERTIFIC	CATE / AFF	DAVII O	- SERVICE / NUNSER	VICE		
□ OFFICER CERTIFICATE I certify that I am a sheriff, deputy sheriff, bailiff, appointed court officer, or attorney for a party (MCR 2.104[A][2]), and that: (notarization not required) OR □ AFFIDAVIT OF PRO Being first duly swom, I state tha adult, and I am not a party or an party (MCR 2.103[A]), that: (notarization not required)						m, I state that I a a party or an offic	m a legally competent	
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Defendant's name			Complete add			Day, date, time		
Acuity, A Mutual Insurance Company			2800 South Taylor Drive				1	
			P.O. Box 58 Sheboygan, WI 53082-0058					
					East, Suite 201			
			Plymouth, M		•			
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Notary public, State	e of Michigan,	County o	f <u>Kent</u>					
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JURISDICTIONAL ALLEGATIONS

- 1. Plaintiff Spectrum Health Hospitals ("Spectrum") is a Michigan non-profit hospital corporation conducting business at 100 Michigan Street NE, Grand Rapids, Michigan 49503.
- 2. Plaintiff Spectrum Health Primary Care Partners d/b/a Spectrum Health Medical Group ("SHMG") is a Michigan non-profit corporation conducting business at 100 Michigan Street NE, Grand Rapids, Michigan 49503.
- 3. Defendant Acuity, A Mutual Insurance Company ("Acuity") is a Wisconsin insurance company with its registered address at 2800 S. Taylor Drive, PO Box 58, Sheboygan, Wisconsin 53082-0058. Its Michigan Resident Agent is The Corporation Company, 40600 Ann Arbor Road East, Suite 201, Plymouth, Michigan 48170-4675.
- 4. Acuity is licensed to conduct business in Michigan, and continually and systematically conducts business in Kent County, Michigan.
- 5. This claim involves collection of charges for medical care and treatment provided by Plaintiffs to Cindy Mulkerin and a request for declaratory relief as to coverage under an applicable insurance policy.
 - 6. The amount in controversy is greater than \$25,000.
 - 7. This claim is within the jurisdiction and venue of this Court.

GENERAL ALLEGATIONS

- 8. On January 29, 2019, Cindy Mulkerin sustained accidental bodily injuries in a motor vehicle accident.
- 9. At the time of the motor vehicle accident, Cindy Mulkerin was entitled to claim benefits under an insurance policy issued by Acuity.
 - 10. Acuity assigned claim number QH4518 to this claim.

SPECTRUM

- 11. From July 15, 2020 through July 20, 2020, and on January 9, 2021, Spectrum provided Cindy Mulkerin with medical care and treatment for injuries arising out of the motor vehicle accident.
- 12. Spectrum's charges for the medical care and treatment provided to Cindy Mulkerin on these dates of service total \$147,455.64 (the "Spectrum Charges").
- 13. The Spectrum Charges are its customary charges for like products, services, and accommodations.
 - 14. The Spectrum Charges are reasonable.
- 15. On July 30, 2020 and January 21, 2021, Spectrum provided Acuity with its billing forms and medical records documenting the care and treatment provided to Cindy Mulkerin and demanded payment of the Spectrum Charges.
- 16. The principal amount of \$147,455.64 remains due and owing to Spectrum from Acuity for payment of the Spectrum Charges.

SHMG

- 17. On July 16, 2020, July 17, 2020, July 18, 2020, July 19, 2020 and July 20, 2020, SHMG provided Cindy Mulkerin with medical care and treatment for injuries arising out of the motor vehicle accident.
- 18. SHMG's charges for the medical care and treatment provided to Cindy Mulkerin on these dates of service total \$850.00 (the "SHMG Charges").
- 19. The SHMG Charges are its customary charges for like products, services, and accommodations.
 - 20. The SHMG Charges are reasonable.

- 21. On July 29, 2020, SHMG provided Acuity with its billing forms and medical records documenting the care and treatment provided to Cindy Mulkerin and demanded payment of the SHMG Charges.
- 22. The principal amount of \$850.00 remains due and owing to SHMG from Acuity for payment of the SHMG Charges.
- 23. Plaintiffs have made demand upon Acuity for full payment of the Spectrum Charges and SHMG Charges, but Acuity has refused and still refuses to pay.

COUNT 1 - NO-FAULT MEDICAL BENEFITS (DIRECT ACTION)

- 24. Plaintiffs incorporate the preceding allegations by reference.
- 25. Under MCL 500.3101 et seq., and the applicable insurance contract, Acuity is liable to Cindy Mulkerin for payment of personal protection insurance benefits, which benefits include coverage for payment of the Spectrum Charges and SHMG Charges.
- 26. Plaintiffs can maintain a direct action under MCL 500.3112 for all charges.
- 27. Under MCL 500.3142, Acuity received reasonable proof of the fact and amount of loss as to the Spectrum Charges and SHMG Charges.
 - 28. Plaintiffs are entitled to payment.
- 29. For the identified service dates, the principal amount of \$147,455.64 remains due and owing to Spectrum from Acuity.
- 30. For the identified service dates, the principal amount of \$850.00 remains due and owing to SHMG from Acuity.

- 31. Pursuant to MCL 500.3142, Spectrum is entitled to 12% interest on the Spectrum Charges because Acuity failed to pay the Spectrum Charges within 30 days of receiving reasonable proof of the fact and the amount of the loss.
- 32. Pursuant to MCL 500.3142, SHMG is entitled to 12% interest on the SHMG Charges because Acuity failed to pay the SHMG Charges within 30 days of receiving reasonable proof of the fact and the amount of the loss.
- 33. Pursuant to MCL 500.3148, Spectrum is entitled to its reasonable attorney fees because Acuity unreasonably denied or unreasonably delayed payment.
- 34. Pursuant to MCL 500.3148, SHMG is entitled to its reasonable attorney fees because Acuity unreasonably denied or unreasonably delayed payment.

WHEREFORE, Spectrum Health Hospitals requests judgment in its favor and against Acuity, A Mutual Insurance Company, in the total principal amount of \$147,455.64, plus pre-filing interest, interest under MCL 600.6013, costs under MCR 2.625, interest under MCL 500.3142, attorney fees under MCL 500.3148, and any other relief the Court finds appropriate.

WHEREFORE, Spectrum Health Primary Care Partners d/b/a Spectrum Health Medical Group requests judgment in its favor and against Acuity, A Mutual Insurance Company, in the total principal amount of \$850.00, plus pre-filing interest, interest under MCL 600.6013, costs under MCR 2.625, interest under MCL 500.3142, attorney fees under MCL 500.3148, and any other relief the Court finds appropriate.

COUNT 2 – DECLARATORY RELIEF UNDER MCR 2.605

- 35. Plaintiffs incorporate the preceding allegations by reference.
- 36. MCR 2.605(A)(1) states that, "[i]n a case of actual controversy within its jurisdiction, a Michigan court of record may declare the rights and other legal relations of an

interested party seeking a declaratory judgment, whether or not other relief is or could be sought or granted."

- 37. Under the applicable insurance contract and/or MCL 500.3101 et seq., Acuity is liable for payment of personal protection insurance benefits to cover reasonable charges incurred for Cindy Mulkerin's medical care for injuries sustained in the motor vehicle accident.
- 38. Under MCL 500.3112, "[p]ersonal protection insurance benefits are payable to or for the benefit of an injured person or, in case of his death, to or for the benefit of his dependents."
- 39. Plaintiffs provided Acuity with their billings and medical records documenting the care and treatment provided by Plaintiffs to Cindy Mulkerin.
- 40. Acuity has failed to pay Plaintiffs' outstanding medical Spectrum Charges and SHMG Charges.
- 41. Under MCL 500.3142, Acuity was obligated to timely pay the Spectrum Charges and SHMG Charges. It has failed to do so.
- 42. The refusal and/or failure of Acuity to timely pay the Spectrum Charges and SHMG Charges is an actual controversy involving whether the Spectrum Charges and SHMG Charges are payable for Cindy Mulkerin's care, recovery and rehabilitation under MCL 500.3101 et seq.
- 43. Plaintiffs are interested parties in determining that Acuity is responsible for payment of the Spectrum Charges and SHMG Charges and, in fact, issues payment.

- 44. This Court has the power under MCR 2.605 to declare that Acuity is responsible for paying the Spectrum Charges and SHMG Charges to Plaintiffs for the benefit of Cindy Mulkerin under MCL 500.3112.
- 45. Under MCR 2.605(B), "an action is considered within the jurisdiction of a court if the court would have jurisdiction of an action on the same claim or claims in which the plaintiff sought relief other than a declaratory judgment." The amount in controversy is greater than \$25,000, this Court otherwise would have jurisdiction over this claim, and therefore jurisdiction is proper under MCR 2.605(B).

WHEREFORE, Spectrum Health Hospitals and Spectrum Health Primary Care

Partners d/b/a Spectrum Health Medical Group request judgment in their favor and against

Acuity, A Mutual Insurance Company, declaring that:

- a. Cindy Mulkerin sustained accidental bodily injuring arising out of a January 29, 2019 motor vehicle accident;
- b. Plaintiffs provided reasonably necessary medical care and treatment to Cindy Mulkerin;
 - c. Plaintiffs' charges total \$148,305.64;
 - d. Plaintiffs' charges are reasonable;
- e. Acuity is responsible to provide payment of the Spectrum Charges and SHMG Charges for the benefit of Cindy Mulkerin to Plaintiffs under MCL 500.3112; as well as such additional charges as they may continue to accrue for the care, recovery or rehabilitation of Cindy Mulkerin; and
 - f. Any other relief the Court finds appropriate.

MILLER JOHNSON Attorneys for Plaintiffs

Dated: April 22, 2021

By /s/ Ryan P. Duffy

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USPS CERTIFIED MAIL



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